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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO WESTERN DIVISION

All Others Similarly Situated,) CASE NO. 5:18-cv-1391
The Others Shimarry Situateu,) JUDGE JAMES G. CARR
Plaintiff,)
) MAGISTRATE JUDGE JAMES R
v.) KNEPP, II
)
)
CARDINAL COMPLIANCE)
CONSULTANTS, LLC,)
)
Defendant.)

PLAINTIFF'S MOTION FOR LEAVE FOR ADMISSION PRO HAC VICE OF JOHN NEUMAN

Pursuant to Local Rule 83.5(h), Plaintiff David Bass, through the undersigned counsel, respectfully moves the Court for an order granting admission *pro hac vice* of John Neuman of Sosa-Morris Neuman, PLLC for the purpose of appearing as counsel on behalf of Plaintiff David Bass. Mr. Neuman is a member in good standing of the Bar of the State of Texas (admitted November 2, 2012, Texas Bar Number 24083560).

Mr. Neuman is not now, nor has he ever been, suspended or disbarred from the practice of law in any court, department, bureau, or commission of any State or the United States. He has also not received any reprimand from any such court, department, bureau, or commission pertaining to conduct or fitness as a member of the bar.

Mr. Neuman relevant contact information is:

John Neuman Sosa-Morris Neuman, PLLC 5612 Chaucer Drive Houston, TX 77005 jneuman@smnlawfirm.com

Phone: 281-885-8630

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Fax: 281-885-8813

Pursuant to Local Rule 83.5(h), a Certificate of Good Standing attesting to his current good standing is attached to this Motion as Exhibit A.

Respectfully submitted,

/s/Chris P. Wido

Chris P. Wido (0090441)

THE SPITZ LAW FIRM, LLC

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Local Counsel For Plaintiff David Bass